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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/759,790	01/16/2004	William J. Beyda	2000 P 09085 US 01	. 8157
Elsa Keller	7590 10/10/2007		EXAMINER	
Siemens Corporation			ANWAH, OLISA	
Intellectual Pro	perty Department nue South		ART UNIT PAPER NUMBER	
Iselin, NJ 0883	0		2614	
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			10/10/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
Office A-41.	10/759,790	BEYDA, WILLIAM J.	
Office Action Summary	Examiner	Art Unit	
	Olisa Anwah	2614	Y
The MAILING DATE of this communication appeared for Reply	ppears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perio Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI .136(a). In no event, however, may a d will apply and will expire SIX (6) MON tte, cause the application to become Al	CATION. reply be timely filed  ITHS from the mailing date of this communic BANDONED (35 U.S.C. § 133).	•
Status			
1) Responsive to communication(s) filed on 03.	August 2007.	· · · · · · · · · · · · · · · · · · ·	
·— · · · · · · · · · · · · · · · · · ·	is action is non-final.		
3) Since this application is in condition for allow		ters, prosecution as to the merit	ts is
closed in accordance with the practice under	· · · · · · · · · · · · · · · · · · ·	• •	•
Disposition of Claims		•	
· <u></u>	•		
4) Claim(s) 1-25 is/are pending in the applicatio	•		
4a) Of the above claim(s) <u>1-14 and 20</u> is/are	withdrawn from consideratio	<b>)n.</b>	
5) Claim(s) is/are allowed.			
6) Claim(s) <u>15-19 and 21-25</u> is/are rejected.			
7) Claim(s) is/are objected to.		_	
8) Claim(s) are subject to restriction and	or election requirement.	•	
Application Papers		·	
9) The specification is objected to by the Examir	ner.		
10) The drawing(s) filed on is/are: a) ac		by the Examiner.	
Applicant may not request that any objection to the	•	•	
Replacement drawing sheet(s) including the corre			21(d)
11) The oath or declaration is objected to by the E	· -		
Priority under 35 U.S.C. § 119			
		2.440(=) (4) == (0	•
12) Acknowledgment is made of a claim for foreig	in priority under 35 U.S.C. §	, 119(a)-(d) or (t).	*
a) ☐ All b) ☐ Some * c) ☐ None of:		·	
1. Certified copies of the priority documer			
2. Certified copies of the priority documer			ſ
3. Copies of the certified copies of the pri		received in this National Stage	<del>;</del>
application from the International Burea	•		
* See the attached detailed Office action for a lis	t of the certified copies not	received.	
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Attachment(s)			
1) X Notice of References Cited (PTO-892)	4) Interview S	Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(	s)/Mail Date	
Information Disclosure Statement(s) (PTO/SB/08)		nformal Patent Application	
Paper No(s)/Mail Date <u>8/3/7</u> .	6)	<del></del> '	

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#### DETAILED ACTION

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 15-17, 19, 21-23 and 25 are rejected under 35 U.S.C. § 102(b) as being anticipated by Goldman et al, European Patent Publication No. 0,588,101 (hereinafter Goldman).

Regarding claim 15, Goldman discloses a telecommunications system (see Figure 6), comprising:

a voice message (see <u>the calling party can leave a message</u> from column 16) storage and retrieval unit (see <u>Stored Message</u>

<u>Apparatus 46</u> from column 16);

a Caller ID data recording unit configured to record Caller ID data (see <a href="mailto:message header">message header</a> from column 16) from callers (see <a href="calling party at station 31">calling party at station 31</a> from column 16) calling said system, the caller ID data including a calling party number (see <a href="calling">calling</a> party ANI number from column 16);

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an interface configured to transmit (see <u>is placed</u> from column 16) the recorded Caller ID data to a remote location (see <u>Callback Number register 80</u> from column 16) when the recorded messages are retrieved; and

a call control system local to a caller calling the system and configured to receive the transmitted Caller ID data;

wherein said call control system includes a Caller ID storage and retrieval unit configured to cause the transmitted calling party number (see the number stored in the Callback Number register from column 17) included in the received Caller ID data to be called (see call back the originator from column 17) by said call control system.

Regarding claim 16, see Figure 6.

Regarding claim 17, see Figure 6.

Regarding claim 19, see Figure 6.

Regarding claim 21, Goldman discloses a telecommunications method, comprising:

recording messages (see the calling party can leave a message from column 16) from callers (see calling party at

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station 31 from column 16) calling an answering device (see
Figure 6);

recording Caller ID data (see <a href="message header">message header</a> from column

16) from the callers calling said answering device, the caller

ID data including a calling party number (see <a href="calling party">calling party ANI</a>
number from column 16);

transmitting (see <u>is placed</u> from column 16) the recorded Caller ID data to a remote location (see <u>Callback Number</u>

<u>register 80</u> from column 16) when the recorded messages are retrieved; and

wherein said transmitting comprises transmitting the recorded Caller ID data to an apparatus in a call control system wherein said call control system includes a Caller ID storage and retrieval unit configured to cause the transmitted calling party number (see the number stored in the Callback Number register from column 17) included in the received Caller ID data to be called (see call back the originator from column 17) by said call control system.

Regarding claim 22, see Figure 6.

Regarding claim 23, see Figure 6.

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### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 18 and 24 are rejected under 35 U.S.C § 103(a) as being unpatentable over Goldman in further view of Kang et al, U.S. Patent No. 6,094,475 (hereinafter Kang).

As per claims 18 and 24, Goldman does not explicitly mention the call control system is a wireless carrier system. Regardless, Kang discloses this nifty feature (see Figure 1). For this reason, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Goldman with the wireless carrier system of Kang. This modification would have improved the flexibility of Goldman by utilizing any type of switching system as suggested by Goldman (see column 3).

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## Response to Arguments

5. Applicant argues that the remotely transferred number of Goldman is not itself used to call back the message leaving party. The Examiner respectfully disagrees. Because Goldman teaches placing the ANI number of the original caller party in the Callback Number register 80 (see column 16) and because Goldman connects the subscriber to the original calling party 31 by using the number stored in the Callback Number register 80 (see column 17), Goldman discloses that the remotely transferred number is itself used to call back the message leaving party.

### Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Olisa Anwah whose telephone number is 571-272-7533. The examiner can normally be reached on Monday to Friday from 8.30 AM to 6 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on 571-272-7547. The fax phone numbers for the organization where this application or proceeding is assigned are 571-273-8300 for regular communications and 571-273-8300 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-2600.

Olisa Anwah Patent Examiner September 26, 2007

Olisa Anush

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